EXHIBIT 2

RONALD RUS, #67369 1 rrus@rusmiliband.com LEO J. PRESIADO, #166721 2 lpresiado@rusmiliband.com RUS, MILIBAND & SMITH 3 A Professional Corporation Seventh Floor 2211 Michelson Drive Irvine, California 92612 5 Telephone: (949) 752-7100 Facsimile: (949) 252-1514 7 Attorneys for Defendants THUNDERWOOD HOLDINGS, INC., 8 BRIAN DUNNING, and BRIANDUNNING.COM 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 SAN JOSE DIVISION 12 13 CASE NO. C 08-4052 JF EBAY INC., 14 Plaintiff, RESPONSES OF DEFENDANT **BRIANDUNNING.COM TO** 15 FIRST SET OF INTERROGATORIES PROPOUNDED BY PLAINTIFF 16 DIGITAL POINT SOLUTIONS, INC.; EBAY INC. SHAWN HOGAN; KESSLER's FLYING 17 CIRCUS; THUNDERWOOD HOLDINGS, INC.; TÓDD DUNNING; DUNNING 18 ENTERPRISES, INC.; BRIAN DUNNING; BRIANDUNNING.COM; and DOES 1-20, 19 Defendants. 20 21 PROPOUNDING PARTY: PLAINTIFF EBAY INC. DEFENDANT BRIANDUNNING.COM **RESPONDING PARTY:** 23 SET NO.: ONE (1) 24 Defendant BrianDunning.com ("Defendant" and/or "Responding Party") hereby 25 responds to the First Set of Interrogatories (Nos. 1-2) propounded by Plaintiff eBay Inc. ("Plaintiff" and/or "Propounding Party") as follows: 27 111 28

GENERAL STATEMENT

Defendant's Motion to Dismiss Plaintiff's First Amended Complaint was granted by Order entered February 24, 2009. As such, Plaintiff's Complaint has been dismissed with leave to amend. No amended complaint has been filed and/or served in this action. As such, there is no pending claim against Defendant and Defendant is not required to respond to Plaintiff's discovery request. In this regard, Defendant requested that Plaintiff acknowledge that no response is required or, in the alternative, grant Defendant an extension of time to respond to the discovery requests until some time after Plaintiff files an amended complaint against Defendant, if at all. Plaintiff refused Defendant's request without explanation. Defendant serves these responses out of an abundance of caution in the event it is determined that such responses are required despite the dismissal of Plaintiff's Complaint against Defendant. Otherwise, Defendant reserves the right to withdraw these responses in total and otherwise object to the use, reference to, or disclosure of these responses in any manner for any purpose.

Brian Dunning ("Mr. Dunning") has invoked his privilege against self-incrimination pursuant to the Fifth Amendment to the U.S. Constitution, *Lefkowitz v. Turley*, 414 U.S. 70, 77 (1973), Federal Rules of Evidence Rule 501, Article 1, Section 15 of the California Constitution, and California Evidence Code section 940. Since Mr. Dunning is the sole authorized representative of Responding Party, and the only person who can verify discovery responses on behalf of Responding Party, Responding Party cannot provide any verified responses without compromising Mr. Dunning's right against self-incrimination.

Should Mr. Dunning determine that there is no longer the threat of potential criminal prosecution and elect to withdraw his privilege against self-incrimination in the future, Responding Party expressly reserves the right to supplement its responses.

Furthermore, the Federal Bureau of Investigation has seized all documents and computers, disk drives, hard drives, cell phones and servers containing information potentially related to this matter. Assistant United States Attorney Kyle F. Waldinger in charge of this investigation has refused all requests to provide Defendants with a copy of the material seized

by the FBI. Those items and records may contain information responsive to the requests below, but those items and records are not in the possession, custody or control of Defendants.

Without waiving any of the foregoing, Responding Party responds to the interrogatories below:

RESPONSES

SPECIAL INTERROGATORY NO. 1:

Identify all persons or entities with knowledge regarding BrianDunning.com's participation, manipulation or interaction in any Affiliate Marketing Program including eBay's Affiliate Marketing Programs including, but not limited to, all methods, techniques and technologies, software, source code, Javascript and HTML code, used by BrianDunning.com to obtain revenue from, or otherwise interact with, participate in or manipulate any Affiliate Marketing Program.

RESPONSE TO SPECIAL INTERROGATORY NO. 1:

Responding Party objects to this interrogatory on the grounds that it violates Mr. Dunning's privilege against self-incrimination pursuant to the Fifth Amendment to the U.S. Constitution, *Lefkowitz v. Turley*, 414 U.S. 70, 77 (1973), Federal Rules of Evidence Rule 501, Article 1, Section 15 of the California Constitution, and California Evidence Code section 940. Responding Party further objects on the ground that this interrogatory is vague and ambiguous, overbroad, unduly burdensome and oppressive. Responding Party further objects on the grounds that the term "manipulation" and "manipulate" are vague, argumentative and conclusory. Responding Party further objects that to the extent this interrogatory seeks information related to programs other than eBay's Affiliate Marketing Program, the interrogatory is neither relevant to the subject matter of this action, nor reasonably calculated to lead to the discovery of admissible evidence. Responding Party further objects to this interrogatory on the ground that it seeks production of trade secrets or other confidential information.

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SPECIAL INTERROGATORY NO. 2:

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Identify all Internet Forums at, within or through which BrianDunning.com discussed any aspect of their participation in, manipulation of or interaction with eBay's Affiliate Marketing Programs, or any other Affiliate Marketing Program.

RESPONSE TO SPECIAL INTERROGATORY NO. 2:

Responding Party objects to this interrogatory on the grounds that it violates Mr. Dunning's privilege against self-incrimination pursuant Fifth Amendment to the U.S. Constitution, Lefkowitz v. Turley, 414 U.S. 70, 77 (1973), Federal Rules of Evidence Rule 501, Article 1, Section 15 of the California Constitution, and California Evidence Code section 940. Responding Party further objects on the ground that this interrogatory is vague and ambiguous, overbroad, unduly burdensome and oppressive. Responding Party further objects that to the extent this interrogatory seeks documents related to programs other than eBay's Affiliate Marketing Program, the interrogatory is neither relevant to the subject matter of this action, nor reasonably calculated to lead to the discovery of admissible evidence. Responding Party further objects on the grounds that the term "manipulation" is vague, argumentative and conclusory. Responding Party further objects to this interrogatory on the ground that it seeks production of trade secrets or other confidential information.

DATED: February 26, 2009

RUS, MILIBAND & SMITH A Professional Corporation

LEO J. PRESIADO Attorneys for Defendants

Thunderwood Holdings, Inc., Brian Dunning

and BrianDunning.com

1	PROOF OF SERVICE
2	eBay, Inc. v. Digital Point Solutions, Inc., et al. Northern District of California, San Jose Division
3	Case No. C 08-4052 JF
4	STATE OF CALIFORNIA)
5	COUNTY OF ORANGE)
6	I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action; my business address is 2211 Michelson Drive,
7	Seventh Floor, Irvine, California 92612.
8 9	On February 26, 2009, I served the foregoing documents described as RESPONSES OF DEFENDANT BRIANDUNNING.COM TO FIRST SET OF INTERROGATORIES PROPOUNDED BY PLAINTIFF EBAY, INC. on the interested
10	parties in this action by placing a copy thereof enclosed in sealed envelopes addressed as follows:
11	SEE ATTACHED SERVICE LIST
12	As follows: I am "readily familiar" with the firm's practice of collection and processing
13	correspondence for mailing. Under that practice, it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Irvine, California
14 15	in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
16	
17	(By E-Mail) As follows: I caused the above-referenced document(s) to be transmitted to the above-named persons.
18 19	(By Facsimile) As follows: I caused the above-referenced document(s) to be transmitted to the above-named persons by facsimile.
20	(By Hand Delivery) As follows: I caused the above-referenced document(s) to be hand delivered to the above-named persons.
21 22	(By Overnight Delivery) As follows: By overnight delivery via Overnite Express and/or Federal Express to the office of the addressee noted on the attached service list.
23	Executed on February 26, 2009, at Irvine, California.
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25	(Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.
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27	RHONDA RADFORD
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SERVICE LIST 1 eBay, Inc. v. Digital Point Solutions, Inc., et al. 2 Northern District of California, San Jose Division Case No. C 08-4052 3 David R. Eberhart Sharon M. Bunzel Colleen M. Kennedy O'Melveny & Myers Two Embarcadero, 20th Floor 6 San Francisco, CA 94111 7 Tel: (949) 984-8700 Fax: (949) 984-8701 8 Email: deberhart@omm.com, sbunzel@omm.com Attorneys for Plaintiff eBay, Inc. Stewart H. Foreman 10 Freeland, Cooper & Foreman, LLP 150 Spear Street, Suite 1800 11 San Francisco, CA 94105 Tel: (949) 541-0200 12 Fax: (949) 495-4332 13 Email: foreman@freelandlaw.com Attorneys for Defendants Todd Dunning and Dunning Enterprises, Inc. 14 Seyamack Kouretchian 15 Coast Law Group. LLP 169 Saxony Road 16 Suite 204 Encinitas, CA 92024 Tel: (760) 942-8505 17 Fax: (760) 942-8515 18 Email: seyamack@coastlawgroup.com Attorneys for Digital Point Solutions, Inc. and Shawn Hogan 19 Patrick K. McClellan 20 Law Offices of Patrick K. McClellan 2211 Michelson Drive, Suite 700 21 Irvine, California 92612 Tel: (949) 261-7615 22 Fax: (949) 851-2772 Email: pkellymc@pacbell.net 23 Attorney for Kessler's Flying Circus 24 25 26 27 28 2